

Inmate Mail
from Clinton County
Sheriff's Department

In the United States District Court for the
Southern District of Illinois

William Malik
PLAINTIFF

16-60-NJR

V.

T.B.A.

Officer Kyle
Clinton County Jail
United States Marshals Service
RESPONDENTS

FILED

JAN 19 2016

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS
EAST ST. LOUIS OFFICE

Request for Injunctive Relief and Punitive
Monetary Damages under 42 USC 1983-

BIVENS VS SIX UNKNOWN FEDERAL AGENTS
18 USC 4006 (b) & 18 USC 4013 (d) (2)

Comes now plaintiff acting PRO SE requesting
injunctive relief, I.E. Medication, Over the Counter
medication, Medical devices I.E. Contact lens
and eyeglasses, for himself and all Federal
detainees housed at Clinton County Jail, as
well as punitive damages in the amount
of One Hundred dollars a day since the
harm began - 11/23/15 through day that
corrective action affected.

- Plaintiff housed at Clinton County Jail,
Carlyle Illinois, 820 Franklin St, under
contract with United States Marshals
Service, (U.S.M. SLAZIVIK agent)

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Per Federal law 18 USC 4003 through 18 USC 4013, Facilities accepting Federal Detainees under agreement are to provide basic needs, beds, clothing etc., which clearly states Medical care, and medicines, Over the Counter Medicines, is "Medicine," in this case Plaintiff has requested, in writing, aspirin - Tylenal or other for headache - A CONSTANT SINCE November, (likely due to not having his "MEDICAL NECESSITY" CONTACT LENS, AND EYEGLASSES.) FN2
* CCD DOES NOT ALLOW PAPER EITHER!

Officer Kyle, per Clinton County jail policy "refuses any meds without a doctors order. Policy requires a Twenty Dollar (20.00) "Booking fee" and fifty cents per aspirin (.50) fee. This is contrary to above statutes, and the Affordable Care Act aka "OBAMACARE".

It is capricious to claim that pain, FN1 in form of headache, is acceptable pain, for months, unless Clinton County Jail can turn a profit. Clinton County is paid by USMS - per diem for housing etc., thus Kyle, CCD, and USMS are under Federal law, acting under color of Federal law

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Ask the Court to order Clinton County Jail to begin dispensing Over the Counter Medication to Federal Detainees forthwith.

To comply with 18 USC 4013 also requires posting of notice of available medical care - PLAINTIFF KNOWS FOR FACT, THAT THIS IS DONE ELSEWHERE, (Missouri) BY THE USMS,

Kyle, Clinton County Jail, & United States Marshall's Service - BLAZNIK, should learn a lesson - Punitive Damage to prevent other abuse - One Hundred Dollars a day is miniscule when one considers how much needless suffering (albeit on low level) by hundreds of detainees

William Mabie 1/12/16

HAND DELIVERED - AS NO POSTAGE AVAILABLE EITHER

★ Motion to proceed IN FORMA PAUPERIS - plaintiff is clearly indigent

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FN1 12/22/15 CCJ finally took plaintiff for doctor visit to refill prescription.
- Brimonidine Tartrate - Doctors advised CCJ to get plaintiff to an ophthalmologist - still has not happened.

1/11/16 CCJ went back to same clinic with plaintiff, this time for headache.

Doctor prescribed Tylenol, and other meds.

Though CCJ has Tylenol on hand, CCJ / OFC KYLE still refuse to allow any to plaintiff - Because "theirs" is not the Tylenol Doctor prescribed -

SEE 18 USC (d) (2)

★ TRUE CCJ MAY BE A LOWER DOSAGE, ANY FOOL WOULD KNOW SOME BETTER THAN NONE, AND CCJ WOULD ALLOW "THEIR" TYLENOL IF PAID THEIR 2000 BOOKING FEE AND .50 PER PILL

- This is deliberate indifference
FN2 - USMS was advised to acquire eyeglasses at 11/30/15 arraignment

FN3 Doctor prescribed two medication on 1/11/16 11:00A CCJ ignored Doctor Orders for days

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East Saint Louis IL 62201

MAIL CLEARED
US MARSHALS

SUBMIT EVIDENCE AND G30
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